Page 1 of 4

Electronically Recorded

Official Public Records

Tarrant County Texas

1/6/2011 11:59 AM

D211004277

Mary Louise Garcin

Mary Louise Garcia

PGS 4

\$28.00

Submitter: ACS



DALE PROPERTY SERVICES, LLC ATTN: RECORDING TEAM 500 TAYLOR ST. STE 600 FORT WORTH, TEXAS 76102

Submitter: DALE PROPERTY SERVICES, LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

DO NOT DESTROY

WARNING - THIS IS PART OF THE OFFICIAL RECORD

ELECTRONICALLY RECORDED BY ERXCHANGE

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Pendanon SS (4-59) — Paid Up With 640 Acres Pending Provision STANDARD LEASE

PAID UP OIL AND GAS LEASE (No Surface Use)

Electronically Recorded Chesapeake Operating, Inc.

MATH day of December, 2010, by and between Romald Solo, a single person whose address is 4484 THIS LEASE AGREEMENT is made this Simplery Av., Shorman Oaks CA 91425 as leaver, and CASAFFARE FOR CHARGE I.L.C., an Observe Minds distribut company, where address is 4444

P.O. Box 1945. Observe City. Observe 79124195. As Leave, and CASAFFARE FOR CHARGE III. L.C., and Observe May be party becomes described on the completion of blank sparring were prepared in justice of the leave were proposed by the completion of the leave. But all contents

1. In complete side of a code bound, in heard paid and the consents bearing contributed. Leave may greatly, leaves and late exclusively to Leaves the following the complete of the leaves of t

wifer called housed processes.

1209 ACRES OF LAND, MORE OR LESS, BEING <u>Block 3, Los 27</u>, OUT OF THE <u>Whitery Medicines Addition</u>, AN ADDITION TO THE CITY OF <u>Fort Worth</u>, BEING MORE PARTICULARY DESCRIBED BY METES AND BOUNDS IN THAT CERTAIN PLAT RECORDED IN CABINET A, SLIDE \$142 OF THE PLAT RECORDS OF TARRANT COUNTY, TEXAS.

to the county of TARRANT, State of TECAS, containing <u>0.229</u> gross acres, more or less (including any internate florate which Losser may beneather acquaint by rever protections or otherwise), for the purpose of engineing for, developing, producing and marketing oil and gas, along with all hydrocentron and one hydrocentron substate produced in resociation therewith (including geophysical/beignic operations). The term gas for an exact forms includes holican, carbon closed each other commercial gave as hydrocentron gaves. In activious to the since-secretized issued previous, this lesses also covers accordance and any small originary purpose of land now or here caused by Lessor which are configured or adjusted to the allowed described insular previous, and, in consideration of the insulation of the forms, Lessor agree execute of Lesson's request any additional or supplemental indocuments for a more complete or accurate description of the land on concepts. For the purpose of determine the associate forms actively state or less.

- ... soo terrore, which is a "poid-up" increase requiring no revolute, should be in furthe for a principly before of <u>Fifty</u> (2) years from the date becaut, and for we long thorough or gots or other ratherbaneous covered hereby ere produced in poying quantifies from the leasest presidence or from handle produce thereafth or this house.
- 3. Payatina on oil, gos and after administration-produced and saved bereamder shall be paid by Leasen to Leaser as follows: (a) For oil and other figuid t separation of Lecens's separator facilities, the regular shall be Parative Percent (25% of such production, to be delivered at Leasur's option to Leasur's production of the section of th charism of similar grade and granify; (b) for gas (including casing based good and all other substances assessed hereby, the supply shall be Twenty-Five Percent productions or summer grante and grantly (as) are quite forcessing mans and summer manuscum amental horsessy, the mysony shall be 1 vectors broken and the costs incurred by Lesses in claims from the saids thereoff, less a proportionate part of ad valoreus to make and production, amentance, or other custion bases and the costs incurred by Lesses in claims of processing or offerences associated as an accordance of the previous such production of the processing such gas are other such as a such as a contract from their previous previous production of the production o for the purpose of maintaining this beam. If are production more trun is not being said by Leanen, such well or wells are what as executivates he determed to be producing in paying quantities for the purpose of maintaining this beam. If are a product of 30 consecutive days such well or wells are within or production there from its not being said by Lease, such payments to be made to Leaner or the Leaner or the form of said 30 day period and themselve on or before each newtonessay of the end of said 30 day period and themselve on or before each newtonessay of the end of said 50 day period on the end of said 30 day period and themselve on or before each newtonessay of the end of said 50 day period white the well or wells are stocked or production there the located production by Leases from such that if this lease is offerwise being maintained by operations, or if productions to being said by Leases from such as reports on the located production for leads posted by Leases from such as reports on the located production for the located production of said in such said said and the lease of leads to be production. Leases the lease of lease the lease of lease of
- which shall be Leaser's depository agent for receiving population regardless of changes in the consensing of said land. All premarks or inspires may be made in currency, or by check or by draft and such preparation in inspires to the depository by deposit in the US Mails in a stronged covelage addressed to the depository or to the Lessor at the best defines inspires to Lessor shall consider the preparation of the depository by deposit in the US Mails in a stronged covelage addressed to the depository or to the Lessor at the best defines institutes or ho successful by another institution, or for any reason for or reduce to account payment in the successful by another institution as depository agent to receive to account payment in the successful by another institution as depository agent to receive
- of the last different immune to Liconous shall constitute proper payment. If the depositiony should liquid includent on the surpress, conservation, and increased, at Learner's integrated, efficient to Liconous's proper recordables industriant materials and control to recolor payments.

 5. Except no provided for in Paragraph 3, shown, if Learner drills a west which in increasible of producing is paying quantities. Describing in reviews of unit because the provident for its Paragraph 5 or the learner provident for the provident of by providing on the provident of unit because the provident provident in the provident of the provident of the paragraph 5 or the learner provident provident provident in the provident provid
- of the desired promises or parts; proving their small his reduced to the programms that Lenser's informat in part of the freezed promises hours to the full mineral entitle in author per of the housed previous.

 8. The lobswort of other Lesser or Lenser housementer may be averageed, decisiond or otherwise franctioned in whole or in part, by area audior by doply or zone, and the rights and chilippiness of the parties heatenafer shall entered to their respective heats, decisions, amountment, authorises and accipies, and accipies, the child of section of Lenser's allowed house the field of sections that or other parties are constituted or obligations of Lenser's housements entablishing such cleanage of authorising the lights of Lenser has been furnished the notification enquirements contained in the characteristic or other lenser has authorised the notification enquirements contained in Lenser's tested forms of decision order. In the enems of the charit of any person entitled to should never has authorised the notification entitled to should never has a second of the characteristic or th

berrounder, Losson may pay or bander such situal-in regulation to this credit of discardant or decembed, a establish in the depository designated above. If at any time two or more persons are estable to shall-in regulation between the interest pays or tender such shall-in regulation to such persons or to their credit in the depository, either jointy or separately in properties to the interest which each cases. If Lesson transfers the interest hereacher in whole or in part Lesson shall be interest of all deligibless themselves arising with respect to the transferred interest, and failure of the functions the chilippolicus with respect to the transferred interest shall not affect the rights of Lesson with respect to any interest and so functioned. If Lesson transfers a left or underland interest in all or any position of the same covered by this interest the interest to pay or tender shall in regulate the same of the s

S. Lesses may, at any time and from time to time, definer to Lesses or file of second a written releases of this lesses as to a full or undefined interest to a few any portion of the arms convord by this lesses or any deptine or comes then under part that if the cruzes in the second part of the control of

ted in counterparts, each of which is doesned an original and all affairids only coostitute one original,

LESS

DISCLAIMER OF REPRESENTATIONS: Leaver acknowledges that oil and gas home payments, in the form of restal, beams and requity, are market semitive and may vary depending on multiple factors and that this Leave is the product of good faith negationism. Leaver undowntoned that there keep payments and terms are final and that Leaver entered into this leave without dures or make influence. Leaver recognizes that leave values enable to up or down depending on market conditions. Leaver acknowledges that no representations or negations were made in the negationism of this leave would get the highest price or different terms depending on fature market conditions. Neither party to this leave will not; to alter the farms of this immunifiest based upon any differing terms which Leaver has or may negation with a market and alternative in the leaver of the largest price or different terms depending on with any other lessors/oil and gas owners.

NA WITNESS WHEREOF, this leave is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's hairs, devisees, executors, administrators, automators, and audigms, whether or not this leaves has been executed by all perfect havelandous mand as Leavor.

OR (WHATHER ONE OR MORE)	
Signature: T. Edd M. S.	Significance.
Printed Name: Konald Sato	Printed Name
STATE OF ACROSO	
COUNTY OF	Day of
	Moheny Public, State of Terries Moheny's neces (suicided); Rotteny's commission despises;
STATE OF	on EDGMENT 2010, by
-	Oschany Public, State of Texase Notary's mazee (printest); Notary's commission conjune;
STATE OF	CHOMOMORE EDICAMENT
COUNTY OF	
a composition, on behalf	of said corporation.
	Notary Public, State of Texas

ACKNOWLEDGMENT

State of California County of LOS Angeles	
On 12-14-10 before me, 0/59 nm	na Izakellian, Notary Publi t name and title of the officer)
personally appeared Ronald Rene Swho proved to me on the basis of satisfactory evidence to subscribed to the within instrument and acknowledged to his/her/their authorized capacity(ies), and that by his/her/their person(s), or the entity upon behalf of which the person(s) I certify under PENALTY OF PERJURY under the laws of paragraph is true and correct.	me that he/s he/the y executed the same in heir signature(s) on the instrument the acted, executed the instrument.
paragraph is true and correct. WITNESS my hand and official seal.	OVSANNA IZAKELLIAN Commission # 1754368
Signature Acual (Seal)	Notary Public - California Los Angeles County MyCamm. Babsis 1.n.29, 2011